

Adopt 2 Cal. Code Regs. Section 18530.3 to read:

**18530.3. Reporting of Specified Contributions and Expenditures by Political Party Committees**

(a) A political party committee as defined in Government Code section 85205 shall disclose on its campaign reports filed pursuant to this title contributions *to any accounts holding what are commonly known as “Federal Levin Funds” pursuant to title 2 U.S.C.A., section 441i(b)(2)(B)(iii), which are [functionally] used to make “contributions” made for a state or political purpose under Government Code section 82015, for the purpose of supporting or defeating any state or local candidate or ballot measure. The limitation set forth at Government Code section 85303(b) applies to all contributions made for the purpose of making contributions for the support or defeat of candidates for elective state office, including contributions to Levin Fund accounts.*

(b) A political party committee as defined in Government Code section 85205 shall disclose on its campaign reports filed pursuant to this title **[Option 1: the non-federal or Federal Levin Fund allocated expenditures {Option 2: made from any account established and maintained under provisions of the Federal Election Campaign Act of 1971, as amended,} Option 1 cont'd for purposes described in permissible under title 2, U.S.C.A., section 441i(b)(2)(A) and (B) and section 431(20), and title 11, Code of Federal Regulations, sections 300.32(b) (d) and 300.33 as “federal election activity,”]** which are ~~[functionally]~~ “expenditures” under Government Code section 82025, made for *the purpose of supporting or defeating any state or local candidate or ballot measure. -a state political purpose under Government Code section 82025.*

(c) A political party committee as defined in Government Code section 85205 shall disclose on the allocation page of schedule D of its FPPC Form 460 **campaign** reports, and on any other reports which a *the* political party committee is required to file under the ~~Political Reform Act~~ *this title*, any expenditures by its federal committee ~~that are required by permissible under title 2~~

1 U.S.C.A., sections 441(b)(2)(B) and 431(20)(A)(iii), which are “contributions” or “independent  
2 expenditures” on behalf of made for the purpose of supporting or defeating any state or local  
3 candidate or ballot measure, as defined in Government Code sections 82015 and 82031. ***For each***  
4 ***such contribution or expenditure*** the political party committee shall ***include a description of the***  
5 ***account or accounts from which the contribution or expenditure is made***, but shall not be  
6 required to allocate or itemize under Government Code section 84211(f), (g), or (h) any  
7 contributions received by its federal campaign committee used for the purposes described in this  
8 subdivision. under Government Code section 84211(f), (g), or (h).

9 (d) Any committee described in Government Code section 82013, including any major donor  
10 committee, shall disclose on its periodic state campaign disclosure any contribution it has made to  
11 the Federal Levin Fund account of a political party committee as defined in Government Code  
12 section 85205.

13 (e) A political party committee as defined in Government Code section 85205 shall provide  
14 notification of potential major donor committee filing obligations under Government Code section  
15 84105 and 2 CCR 18427.1, to donors of contributions reported under subdivision (a) of this  
16 section.

17 NOTE: Authority cited: ~~Government Code~~ sections 82015, 82025, 82031, 83112, 85205,  
18 *Government Code*.

19 Reference: Sections 82015, 82025, 82031, 85303, 85205, *Government Code*.